Declaration and Power of Attorney for Patent Application

As the below named inventors, We hereby declare that:

Our residences, post office addresses, and citizenships are as stated below our names,

We believe we are the original, first and sole inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled

HIGH TEMPERATURE REVERSE TRANSCRIPTION USING MUTANT DNA POLYMERASES

The specification of w	hich			
(Check one)				
253 24. 1				
[X] is attached her	reto.			
is attached her was filed on		as		
Application Serial No.				
and was amended on				
Andreas Andrea	(if applicat	ole)		
We hereby state that	we have reviewed and und	derstand the contents of the above-iden	ntified specification	, including the
Claims, as amended by	any amendment referred to	above.		
	uty to disclose information a	which is material to patentability as defin	nod in 27 CED \$1.5.	<i>C</i>
we deknowledge the e	diy to disclose information	which is material to patentability as dem	ned in 37 CFK 91.3	0.
We hereby claim forei	gn priority benefits under 3:	5 U.S.C. §119(a)-(d) or §365(b) of any t	foreign application(s) for patent or
inventor's certificate, o	or §365(a) of any PCT Inter	national application which designated a	nt least one country	other than the
United States, listed l	pelow and have also identi	fied below, by checking the box, any	foreign application	n for patent or
inventor's certificate, o	or PCT International applica-	tion having a filing date before that of t	he application on v	which priority is
claimed.				
Prior Foreign Applica	ation(s)		Priority (Claimed
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(Number)	(Country)	(Day/Month/Year Filed)	[] Yes	l J No
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			[]	[]
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No

60/198,336 (Application No.)	April 18, 2000 (Filing Date)	(Application No.)	(Filing Date)	
(Application No.)	(Filing Date)	(Application No.)	(Filing Date)	
PCT International application is of Title 35, United States C	on designating the United St not disclosed in the prior Un Code, §112, I acknowledge the which became available between	Code, §120 of any United States rates, listed below and, insofar as ited States application in the mannae duty to disclose information wheen the filing date of the prior appropriate the states.	the subject matter of each of the er provided by the first paragraph ich is material to patentability as	
(Application Serial No.)	(Filing Date)	(Status) ((patented, pending, abandoned)	
Application Serial No.)	(Filing Date)	(Status) ((Status) (patented, pending, abandoned)	
and belief are believed to statements and the like so m	be true; and further that the	wn knowledge are true and that all nese statements were made with a imprisonment, or both, under Sect opardize the validity of the applicat	the knowledge that willful false ion 1001 of Title 18 of the United	
		hereby appoint the practitioners Patent and Trademark Office conne		
Send Correspondence to:	Customer Number 22829			
Direct Telephone Calls to:	Douglas A. Petry, Ph.D. (510) 814-2974			

I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below.

EDWARD SOH SMITH
Full name of sole or first inventor
W/ 56 mg/ 3/23/2001
Inventor's signature Date
San Francisco, CA
Residence
US
Citizenship
Citizenship
2379 Bryant Street, San Francisco, CA 94110
Post Office Address
©ARITA MARIA ELFSTROM
Full name of second joint inventor
Full name of second joint inventor (3) (4) (5)
Inventor's signature Date San Francisco, CA
San Francisco, CA Pacidana
Residence
<u>U</u> S
Citizenship
5285 Diamond Heights Boulevard, Apt. #103, San Francisco, CA 94131
Post Office Address
DAVID HARROW GELFAND
Full name of second joint inventor
stand V. Gelland 3/22/01
Inventor's signature Date
Oakland, CA
Residence
US
Citizenship
·
6208 Chelton Drive, Oakland, CA 94611
Post Office Address

RUSSELL GENE HIGUCHI	
Full name of second joint inventor	
Inventor's signature	$\frac{3/2//01}{Date}$
Alameda, CA	
Residence	
US	
Citizenship	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
3258 Liberty Avenue, Alameda, CA 94501	
Post Office Address	
THOMAS WILLIAM MYERS	
Full name of second joint inventor	
1 / ha h m	03/23/2001
Inventor's signature	Date (25) 280 /
Ålameda, CA	
Residence	
<u>U</u> S	
US Citizenship	
2910 Fernside Boulevard, Alameda, CA 94501	
Post Office Address	
* :	
NANCY JENEANE SCHÖNBRUNNER	
Full name of second joint inventor	
<i>,</i>	
Max	3/26/01
Inventor's signature	Date
Moraga, CA	
Residence	
US	
Citizenship	
14 Wandel Drive, Moraga, CA 94556	
Post Office Address	

A	12	3/23/01
Invento	or's signa	nture Date
	tte, CA	
Reside	nce	
US		
Citizen	ship	
	,	oad, Lafayette, CA 94549
Post O	ffice Ad	dress
-		
ent person and many many many the Real Real Real Band State and the many the Real Real Real of State them mad their many	that ear	7, Code of Federal Regulations, §1.56, duty to disclose information material to patentability provides, in part, ch individual associated with the filing and prosecution of a patent application has a duty of candor and good in dealing with the Office, which includes a duty to disclose to the Office all information known to that dual to be material to patentability as defined in this section. The duty to disclose information exists with a to each pending claim until the claim is cancelled or withdrawn from consideration, or the application es abandoned.
125		this section, information is material to patentability when it is not cumulative to information already of record g made of record in the application, and
dent dans dans dans dans dans dans dans dans	(1)	It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
ere Erek	(2)	It refutes, or is inconsistent with, a position the applicant takes in:

It refutes, or is inconsistent with, a position the applicant takes in:

(i) Opposing an argument of unpatentability relied on by the Office, or

Asserting an argument of patentability.

ALICE MING WANG

(i) (ii)

Full name of second joint inventor